IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF OHIO EASTERN DIVISION

WILLIAM BURKE,

Plaintiff,

vs.

Case No. 2:19-cv-2006 Judge Michael H. Watson Chief Magistrate Judge Elizabeth P. Deavers

JAMES ALEX FIELDS, et al.,

Defendants.

ORDER

Plaintiff filed a Second Amended Complaint on January 7, 2020, against the following Defendants: The Traditionalist Worker Party, National Policy Institute, Andrew Anglin, Gregory Anglin, Daily Stormer, Moonbase Holdings, LLC, Anglin and Anglin, LLC, and Morning Star Ministries USA, INC. (ECF No. 57.) Defendant Traditionalist Worker Party was served with the Second Amended Complaint by virtue of the CM/ECF system, and it filed a Motion to Dismiss for Lack of Jurisdiction on February 5, 2020. (ECF No. 61.) The docket further reflects that Defendant National Policy Institute was served with the Second Amended Complaint on February 5, 2020. (ECF No. 63.) To date, Defendant National Policy Institute has not moved or otherwise pleaded in response to the Second Amended Complaint, nor has Plaintiff applied for and obtained an entry of default from the Clerk pursuant to Federal Rule of Civil Procedure 55(a).

As of the date of this Order, service of the Second Amended Complaint has not been completed as required by Federal Rules of Civil Procedure 4(m), 5(a)(1)(b), and 5(a)(b), and by the Court's Order (ECF No. 56) as to the following Defendants: Andrew Anglin, Gregory

Anglin, Daily Stormer, Moonbase Holdings, LLC, Anglin and Anglin, LLC, and Morning Star Ministries USA, INC.

Accordingly, Plaintiff is **ORDERED TO SHOW CAUSE WITHIN FOURTEEN (14) DAYS OF THE DATE OF THIS ORDER** why the claims against Defendants Andrew Anglin, Gregory Anglin, Daily Stormer, Moonbase Holdings, LLC, Anglin and Anglin, LLC, and Morning Star Ministries USA, INC, should not be dismissed and why an extension of time to effect service should be allowed. Plaintiff is **FURTHER ORDERED TO SHOW CAUSE WITHIN FOURTEEN (14) DAYS OF THE DATE OF THIS ORDER** why the claims against Defendant National Policy Institute should not be dismissed for want of prosecution pursuant to Federal Rule of Civil Procedure 55(a). The good cause showing should be supported with sworn affidavits.

IT IS SO ORDERED.

/s/ Elizabeth A. Preston Deavers_

DATED: April 16, 2020 ELIZABETH A. PRESTON DEAVERS
CHIEF UNITED STATES MAGISTRATE JUDGE